**Saul Ewing** 

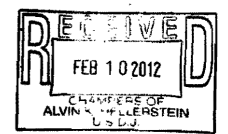
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VIA EMAIL

Honorable Alvin K. Hellerstein United States District Court Southern District of New York United States Courthouse 500 Pearl Street, Room 1050 New York, New York 10007



Re: In re September 11 Litigation, 21 MC 101 (AKH) Cantor Fitzgerald & Co, et al., 04 CV 7318 (AKH)

Dear Judge Hellerstein:

The undersigned counsel submits this letter on behalf of the Cantor Fitzgerald Plaintiffs ("Cantor"). As this Court is aware, on November 29, 2011, AMR Corporation and certain of its subsidiaries (collectively, the "Debtors") commenced a voluntary bankruptcy proceeding under chapter 11 with the United States Bankruptcy Court for the Southern District of New York. Shortly thereafter, on January 6, 2012, Cantor filed a Motion for Order Granting Relief From the Automatic Stay pursuant to 11 U.S.C. § 362(d)(1) requesting that the Bankruptcy Court modify the automatic stay so as to allow Cantor to pursue its claims in this litigation.

On January 27, 2012, the Bankruptcy Court granted Cantor's Motion and ordered that the automatic stay be modified to permit Cantor to pursue its claims in this litigation. A copy of the Stipulation and Agreed Order is attached as Exhibit "A." Based upon this Order, Cantor respectfully requests that the Court permit Cantor to continue to pursue its claims in this litigation and schedule a status conference to establish a pre-trial and trial schedule.

Count of all parties shall work 2, 2012, afferd a conference on Wark 2, 2012, 103- a.m. 2/21/12

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The Cantor Fitzgerald Plaintiffs are Cantor Fitzgerald & Co., Cantor Fitzgerald Associates, L.P., Cantor Fitzgerald Brokerage, L.P., Cantor Fitzgerald Europe, Cantor Fitzgerald International, Cantor Fitzgerald Partners, Cantor Fitzgerald Securities, Cantor Fitzgerald L.P., Cantor Index Limited, CO2e.com, LLC, eSpeed, Inc., eSpeed Securities, Inc., eSpeed Government Securities, Inc., and Trademark, L.P.

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The Honorable Alvin K. Hellerstein January 31, 2012 Page 2

Respectfully submitted,

John F. Stoviak

cc: Richard A. Williamson, Esq., Counsel for Plaintiffs World Trade Center Properties Desmond T. Barry, Esq., Aviation Defendants' Liaison Counsel Sara S. Normand, Esq., Assistant U.S. Attorney Jeannette A. Vargas, Esq., Assistant U.S. Attorney Heather K. McShain, Esq., Assistant U.S. Attorney